## **HOUSE BILL No. 1465**

#### DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-3; IC 27-1-2.1.

**Synopsis:** Health care sharing ministries. Provides an exclusion from an individual's adjusted gross income for amounts: (1) that the individual receives from a health care sharing ministry, a member of a health care sharing ministry; and (2) that an individual's employer pays on behalf of the individual because the individual is a member of a health care sharing ministry. Provides an adjusted gross income tax deduction to an employer for payments that the employer makes on behalf of an employee who is a member of a health care sharing ministry. Exempts a health care sharing ministry from requirements of the insurance law.

Effective: July 1, 2009; January 1, 2010.

## Koch

January 14, 2009, read first time and referred to Committee on Ways and Means.





#### First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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## **HOUSE BILL No. 1465**

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 6-3-1-3.5, AS AMENDED BY P.L.131-2008
SECTION 11, AND AS AMENDED BY P.L.3-2008, SECTION 60
IS CORRECTED AND AMENDED TO READ AS FOLLOW
[EFFECTIVE JANUARY 1, 2010]: Sec. 3.5. When used in this article
the term "adjusted gross income" shall mean the following:

- (a) In the case of all individuals, "adjusted gross income" (as defined in Section 62 of the Internal Revenue Code), modified as follows:
  - (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.
  - (2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 62 of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state of the United States.
  - (3) Subtract one thousand dollars (\$1,000), or in the case of a joint return filed by a husband and wife, subtract for each spouse one thousand dollars (\$1,000).

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1	(4) Subtract one thousand dollars (\$1,000) for:
2	(A) each of the exemptions provided by Section 151(c) of the
3	Internal Revenue Code;
4	(B) each additional amount allowable under Section 63(f) of
5	the Internal Revenue Code; and
6	(C) the spouse of the taxpayer if a separate return is made by
7	the taxpayer and if the spouse, for the calendar year in which
8	the taxable year of the taxpayer begins, has no gross income
9	and is not the dependent of another taxpayer.
10	(5) Subtract:
11	(A) for taxable years beginning after December 31, 2004, one
12	thousand five hundred dollars (\$1,500) for each of the
13	exemptions allowed under Section 151(c)(1)(B) of the Internal
14	Revenue Code (as effective January 1, 2004); and
15	(B) five hundred dollars (\$500) for each additional amount
16	allowable under Section 63(f)(1) of the Internal Revenue Code
17	if the adjusted gross income of the taxpayer, or the taxpayer
18	and the taxpayer's spouse in the case of a joint return, is less
19	than forty thousand dollars (\$40,000).
20	This amount is in addition to the amount subtracted under
21	subdivision (4).
22	(6) Subtract an amount equal to the lesser of:
23	(A) that part of the individual's adjusted gross income (as
24	defined in Section 62 of the Internal Revenue Code) for that
25	taxable year that is subject to a tax that is imposed by a
26	political subdivision of another state and that is imposed on or
27	measured by income; or
28	(B) two thousand dollars (\$2,000).
29	(7) Add an amount equal to the total capital gain portion of a
30	lump sum distribution (as defined in Section 402(e)(4)(D) of the
31	Internal Revenue Code) if the lump sum distribution is received
32	by the individual during the taxable year and if the capital gain
33	portion of the distribution is taxed in the manner provided in
34	Section 402 of the Internal Revenue Code.
35	(8) Subtract any amounts included in federal adjusted gross
36	income under Section 111 of the Internal Revenue Code as a
37	recovery of items previously deducted as an itemized deduction
38	from adjusted gross income.
39	(9) Subtract any amounts included in federal adjusted gross
40	income under the Internal Revenue Code which amounts were
41	received by the individual as supplemental railroad retirement

annuities under 45 U.S.C. 231 and which are not deductible under



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1	subdivision (1).
2	(10) Add an amount equal to the deduction allowed under Section
3	221 of the Internal Revenue Code for married couples filing joint
4	returns if the taxable year began before January 1, 1987.
5	(11) Add an amount equal to the interest excluded from federal
6	gross income by the individual for the taxable year under Section
7	128 of the Internal Revenue Code if the taxable year began before
8	January 1, 1985.
9	(12) Subtract an amount equal to the amount of federal Social
.0	Security and Railroad Retirement benefits included in a taxpayer's
.1	federal gross income by Section 86 of the Internal Revenue Code.
.2	(13) In the case of a nonresident taxpayer or a resident taxpayer
.3	residing in Indiana for a period of less than the taxpayer's entire
4	taxable year, the total amount of the deductions allowed pursuant
.5	to subdivisions (3), (4), (5), and (6) shall be reduced to an amount
.6	which bears the same ratio to the total as the taxpayer's income
7	taxable in Indiana bears to the taxpayer's total income.
. 8	(14) In the case of an individual who is a recipient of assistance
9	under IC 12-10-6-1, IC 12-10-6-2.1, IC 12-15-2-2, or IC 12-15-7,
20	subtract an amount equal to that portion of the individual's
21	adjusted gross income with respect to which the individual is not
22	allowed under federal law to retain an amount to pay state and
23	local income taxes.
24	(15) In the case of an eligible individual, subtract the amount of
25	a Holocaust victim's settlement payment included in the
26	individual's federal adjusted gross income.
27	(16) For taxable years beginning after December 31, 1999,
28	subtract an amount equal to the portion of any premiums paid
.9	during the taxable year by the taxpayer for a qualified long term
30	care policy (as defined in IC 12-15-39.6-5) for the taxpayer or the
1	taxpayer's spouse, or both.
32	(17) Subtract an amount equal to the lesser of:
33	(A) for a taxable year:
34	(i) including any part of 2004, the amount determined under
35	subsection (f); and
66	(ii) beginning after December 31, 2004, two thousand five
37	hundred dollars (\$2,500); or
8	(B) the amount of property taxes that are paid during the
19	taxable year in Indiana by the individual on the individual's
10	principal place of residence.
1	(18) Subtract an amount equal to the amount of a September 11
12	terrorist attack settlement payment included in the individual's



1	federal adjusted gross income.
2	(19) Add or subtract the amount necessary to make the adjusted
3	gross income of any taxpayer that owns property for which bonus
4	depreciation was allowed in the current taxable year or in an
5	earlier taxable year equal to the amount of adjusted gross income
6	that would have been computed had an election not been made
7	under Section 168(k) of the Internal Revenue Code to apply bonus
8	depreciation to the property in the year that it was placed in
9	service.
10	(20) Add an amount equal to any deduction allowed under
11	Section 172 of the Internal Revenue Code.
12	(21) Add or subtract the amount necessary to make the adjusted
13	gross income of any taxpayer that placed Section 179 property (as
14	defined in Section 179 of the Internal Revenue Code) in service
15	in the current taxable year or in an earlier taxable year equal to
16	the amount of adjusted gross income that would have been
17	computed had an election for federal income tax purposes not
18	been made for the year in which the property was placed in
19	service to take deductions under Section 179 of the Internal
20	Revenue Code in a total amount exceeding twenty-five thousand
21	dollars (\$25,000).
22	(22) Add an amount equal to the amount that a taxpayer claimed
23	as a deduction for domestic production activities for the taxable
24	year under Section 199 of the Internal Revenue Code for federal
25	income tax purposes.
26	(23) Subtract an amount equal to the amount of the taxpayer's
27	qualified military income that was not excluded from the
28	taxpayer's gross income for federal income tax purposes under
29	Section 112 of the Internal Revenue Code.
30	(24) Subtract income that is:
31	(A) exempt from taxation under IC 6-3-2-21.7; and
32	(B) included in the individual's federal adjusted gross income
33	under the Internal Revenue Code.
34	(25) Subtract any amount of a credit (including an advance
35	refund of the credit) that is provided to an individual under 26
36	U.S.C. 6428 (federal Economic Stimulus Act of 2008) and
37	included in the individual's federal adjusted gross income.
38	(26) Subtract any amount included in an individual's federal
39	adjusted gross income that the individual receives from:
40	(A) a health care sharing ministry (as defined in
41	IC 27-1-2.1-1);
42	(B) a member of a health care sharing ministry; or



1 2	(C) an employer of a member of a health care sharing ministry that makes a payment to the individual on behalf
3	of the member of a health care sharing ministry.
4	(27) Subtract any amount included in an individual's federal
5	adjusted gross income because:
6	(A) the individual is a member of a health care sharing
7	ministry (as defined in IC 27-1-2.1-1); and
8	(B) the individual's employer made a payment on behalf of
9	the individual to another member of the health care
10	sharing ministry.
11	(b) In the case of corporations, the same as "taxable income" (as
12	defined in Section 63 of the Internal Revenue Code) adjusted as
13	follows:
14	(1) Subtract income that is exempt from taxation under this article
15	by the Constitution and statutes of the United States.
16	(2) Add an amount equal to any deduction or deductions allowed
17	or allowable pursuant to Section 170 of the Internal Revenue
18	Code.
19	(3) Add an amount equal to any deduction or deductions allowed
20	or allowable pursuant to Section 63 of the Internal Revenue Code
21	for taxes based on or measured by income and levied at the state
22	level by any state of the United States.
23	(4) Subtract an amount equal to the amount included in the
24	corporation's taxable income under Section 78 of the Internal
25	Revenue Code.
26	(5) Add or subtract the amount necessary to make the adjusted
27	gross income of any taxpayer that owns property for which bonus
28	depreciation was allowed in the current taxable year or in an
29	earlier taxable year equal to the amount of adjusted gross income
30	that would have been computed had an election not been made
31	under Section 168(k) of the Internal Revenue Code to apply bonus
32	depreciation to the property in the year that it was placed in
33	service.
34	(6) Add an amount equal to any deduction allowed under Section
35	172 of the Internal Revenue Code.
36	(7) Add or subtract the amount necessary to make the adjusted
37	gross income of any taxpayer that placed Section 179 property (as
38	defined in Section 179 of the Internal Revenue Code) in service
39	in the current taxable year or in an earlier taxable year equal to
40	the amount of adjusted gross income that would have been
41	computed had an election for federal income tax purposes not
42	been made for the year in which the property was placed in



1	service to take deductions under Section 179 of the Internal
2	Revenue Code in a total amount exceeding twenty-five thousand
3	dollars (\$25,000).
4	(8) Add an amount equal to the amount that a taxpayer claimed as
5	a deduction for domestic production activities for the taxable year
6	under Section 199 of the Internal Revenue Code for federal
7	income tax purposes.
8	(9) Add to the extent required by IC 6-3-2-20 the amount of
9	intangible expenses (as defined in IC 6-3-2-20) and any directly
10	related intangible interest expenses (as defined in IC 6-3-2-20) for
11	the taxable year that reduced the corporation's taxable income (as
12	defined in Section 63 of the Internal Revenue Code) for federal
13	income tax purposes.
14	(10) Add an amount equal to any deduction for dividends paid (as
15	defined in Section 561 of the Internal Revenue Code) to
16	shareholders of a captive real estate investment trust (as defined
17	in section 34.5 of this chapter).
18	(11) Subtract income that is:
19	(A) exempt from taxation under IC 6-3-2-21.7; and
20	(B) included in the corporation's taxable income under the
21	Internal Revenue Code.
22	(c) In the case of life insurance companies (as defined in Section
23	816(a) of the Internal Revenue Code) that are organized under Indiana
24	law, the same as "life insurance company taxable income" (as defined
25	in Section 801 of the Internal Revenue Code), adjusted as follows:
26	(1) Subtract income that is exempt from taxation under this article
27	by the Constitution and statutes of the United States.
28	(2) Add an amount equal to any deduction allowed or allowable
29	under Section 170 of the Internal Revenue Code.
30	(3) Add an amount equal to a deduction allowed or allowable
31	under Section 805 or Section 831(c) of the Internal Revenue Code
32	for taxes based on or measured by income and levied at the state
33	level by any state.
34	(4) Subtract an amount equal to the amount included in the
35	company's taxable income under Section 78 of the Internal
36	Revenue Code.
37	(5) Add or subtract the amount necessary to make the adjusted
38	gross income of any taxpayer that owns property for which bonus
39	depreciation was allowed in the current taxable year or in an
40	earlier taxable year equal to the amount of adjusted gross income
41	that would have been computed had an election not been made
42	under Section 168(k) of the Internal Revenue Code to apply bonus



1	depreciation to the property in the year that it was placed in	
2	service.	
3	<ul><li>(6) Add an amount equal to any deduction allowed under Section</li><li>172 or Section 810 of the Internal Revenue Code.</li></ul>	
4		
5	(7) Add or subtract the amount necessary to make the adjusted	
6 7	gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service	
8	in the current taxable year or in an earlier taxable year equal to	
9	the amount of adjusted gross income that would have been	
10	computed had an election for federal income tax purposes not	
11	been made for the year in which the property was placed in	
12	service to take deductions under Section 179 of the Internal	
13	Revenue Code in a total amount exceeding twenty-five thousand	
14	dollars (\$25,000).	
15	(8) Add an amount equal to the amount that a taxpayer claimed as	
16	a deduction for domestic production activities for the taxable year	
17	under Section 199 of the Internal Revenue Code for federal	
18	income tax purposes.	
19	(9) Subtract income that is:	
20	(A) exempt from taxation under IC 6-3-2-21.7; and	
21	(B) included in the insurance company's taxable income under	
22	the Internal Revenue Code.	
23	(d) In the case of insurance companies subject to tax under Section	
24	831 of the Internal Revenue Code and organized under Indiana law, the	
25	same as "taxable income" (as defined in Section 832 of the Internal	
26	Revenue Code), adjusted as follows:	
27	(1) Subtract income that is exempt from taxation under this article	
28	by the Constitution and statutes of the United States.	
29	(2) Add an amount equal to any deduction allowed or allowable	
30	under Section 170 of the Internal Revenue Code.	
31	(3) Add an amount equal to a deduction allowed or allowable	
32	under Section 805 or Section 831(c) of the Internal Revenue Code	
33	for taxes based on or measured by income and levied at the state	
34	level by any state.	
35	(4) Subtract an amount equal to the amount included in the	
36	company's taxable income under Section 78 of the Internal	
37	Revenue Code.	
38	(5) Add or subtract the amount necessary to make the adjusted	
39	gross income of any taxpayer that owns property for which bonus	
40	depreciation was allowed in the current taxable year or in an	
41	earlier taxable year equal to the amount of adjusted gross income	
12	that would have been computed had an election not been made	



1	under Section 168(k) of the Internal Revenue Code to apply bonus
2	depreciation to the property in the year that it was placed in
3	service.
4	(6) Add an amount equal to any deduction allowed under Section
5	172 of the Internal Revenue Code.
6 7	(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as
8	defined in Section 179 of the Internal Revenue Code) in service
9	in the current taxable year or in an earlier taxable year equal to
10	the amount of adjusted gross income that would have been
11	computed had an election for federal income tax purposes not
12	been made for the year in which the property was placed in
13	service to take deductions under Section 179 of the Internal
14	Revenue Code in a total amount exceeding twenty-five thousand
15	dollars (\$25,000).
16	(8) Add an amount equal to the amount that a taxpayer claimed as
17	a deduction for domestic production activities for the taxable year
18	under Section 199 of the Internal Revenue Code for federal
19	income tax purposes.
20	(9) Subtract income that is:
21	(A) exempt from taxation under IC 6-3-2-21.7; and
22	(B) included in the insurance company's taxable income under
23	the Internal Revenue Code.
24	(e) In the case of trusts and estates, "taxable income" (as defined for
25	trusts and estates in Section 641(b) of the Internal Revenue Code)
26	adjusted as follows:
27	(1) Subtract income that is exempt from taxation under this article
28	by the Constitution and statutes of the United States.
29	(2) Subtract an amount equal to the amount of a September 11
30	terrorist attack settlement payment included in the federal
31	adjusted gross income of the estate of a victim of the September
32	11 terrorist attack or a trust to the extent the trust benefits a victim
33	of the September 11 terrorist attack.
34	(3) Add or subtract the amount necessary to make the adjusted
35	gross income of any taxpayer that owns property for which bonus
36	depreciation was allowed in the current taxable year or in an
37	earlier taxable year equal to the amount of adjusted gross income
38	that would have been computed had an election not been made
39	under Section 168(k) of the Internal Revenue Code to apply bonus
40	depreciation to the property in the year that it was placed in
41	service.
42	(4) Add an amount equal to any deduction allowed under Section



1	172 of the Internal Revenue Code.	
2	(5) Add or subtract the amount necessary to make the adjusted	
3	gross income of any taxpayer that placed Section 179 property (as	
4	defined in Section 179 of the Internal Revenue Code) in service	
5	in the current taxable year or in an earlier taxable year equal to	
6	the amount of adjusted gross income that would have been	
7	computed had an election for federal income tax purposes not	
8	been made for the year in which the property was placed in	
9	service to take deductions under Section 179 of the Internal	
.0	Revenue Code in a total amount exceeding twenty-five thousand	
1	dollars (\$25,000).	
2	(6) Add an amount equal to the amount that a taxpayer claimed as	
.3	a deduction for domestic production activities for the taxable year	
4	under Section 199 of the Internal Revenue Code for federal	
.5	income tax purposes.	
6	(7) Subtract income that is:	
7	(A) exempt from taxation under IC 6-3-2-21.7; and	
.8	(B) included in the taxpayer's taxable income under the	
9	Internal Revenue Code.	
20	(f) This subsection applies only to the extent that an individual paid	
21	property taxes in 2004 that were imposed for the March 1, 2002,	
22	assessment date or the January 15, 2003, assessment date. The	
23	maximum amount of the deduction under subsection (a)(17) is equal	
24	to the amount determined under STEP FIVE of the following formula:	
25	STEP ONE: Determine the amount of property taxes that the	
26	taxpayer paid after December 31, 2003, in the taxable year for	
27	property taxes imposed for the March 1, 2002, assessment date	
28	and the January 15, 2003, assessment date.	
29	STEP TWO: Determine the amount of property taxes that the	
50 51	taxpayer paid in the taxable year for the March 1, 2003, assessment date and the January 15, 2004, assessment date.	
52	STEP THREE: Determine the result of the STEP ONE amount	
33	divided by the STEP TWO amount.	
34	STEP FOUR: Multiply the STEP THREE amount by two	
55	thousand five hundred dollars (\$2,500).	
6	STEP FIVE: Determine the sum of the STEP FOUR amount and	
57	two thousand five hundred dollars (\$2,500).	
8	SECTION 2. IC 6-3-2-22 IS ADDED TO THE INDIANA CODE	
9	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE	
10	JANUARY 1, 2010]: Sec. 22. (a) As used in this section, "health	
1	care sharing ministry" has the meaning set forth in IC 27-1-2.1-1.	
12	(b) Each taxable year an employer is entitled to a deduction	



1	from adjusted gross income for each payment made during the
2	taxable year to a member of a health care sharing ministry on
3	behalf of an employee who is also a member of the health care
4	sharing ministry. The deduction provided by this section is allowed
5	only to the extent that the taxpayer does not claim a deduction or
6	credit for the payments made under any other law.
7	SECTION 3. IC 27-1-2.1 IS ADDED TO THE INDIANA CODE
8	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2009]:
10	Chapter 2.1. Health Care Sharing Ministries
11	Sec. 1. (a) As used in this chapter, "health care sharing
12	ministry" means a nonprofit organization that:
13	(1) is comprised only of members who share similar and
14	sincerely held religious beliefs;
15	(2) is tax exempt under Section 501(c)(3) of the Internal
16	Revenue Code;
17	(3) acts as an organizational clearinghouse for information
18	about members who have financial, physical, or medical needs
19	that are qualified in accordance with the organization's
20	criteria, matching those members with other members who
21	have the present ability to assist with financial, physical, or
22	medical needs;
23	(4) provides for the financial, physical, or medical needs of a
24	member through payments directly from one (1) member to
25	another member either:
26	(A) through a trust that is:
27	(i) established for the benefit of members; and
28	(ii) annually audited by an independent auditing firm; or
29	(B) otherwise;
30	(5) assigns amounts that members may contribute with no
31	assumption of risk or promise to pay:
32	(A) among the members; or
33	(B) by the organization to the members;
34	(6) provides a written monthly statement to all members that
35	specifies:
36	(A) the total dollar amount of qualified needs submitted to
37	the organization; and
38	(B) the amount actually assigned to members for the
39	members' voluntary contribution;
40	during the month; and
41	(7) includes the following statement, in writing, on or
42	accompanying all promotional documents distributed by or



1	on behalf of the organization, including applications and	
2	guideline materials:	
3	"Notice: This organization is not an insurance company,	
4	and this publication is not offered through an insurance	
5	company. Any assistance you receive with your medical	
6	bills will be totally voluntary, as no other member will be	
7	compelled by law to contribute toward your medical bills.	
8	As such, this publication should never be considered to be	
9	insurance. Whether you receive any payments for medical	_
10	expenses and whether or not this organization continues to	
11	operate, you are always personally responsible for the	
12	payment of your own medical bills.".	
13	(b) The term does not include a fraternal benefit society	
14	described in IC 27-11-1-1.	
15	Sec. 2. A health care sharing ministry is not considered to be	
16	engaged in the business of insurance for purposes of this title.	
17	SECTION 4. [EFFECTIVE JANUARY 1, 2010] (a) IC 6-3-1-3.5,	
18	as amended by this act, applies only to taxable years beginning	
19	after December 31, 2009.	
20	(b) IC 6-3-2-22, as added by this act, applies only to taxable	
21	years beginning after December 31, 2009.	
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